## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

STEPHEN GRAY, individually and on behalf of all others similarly situated,

No. 07 Civ. 9790 (SHS)

Plaintiff.

**ECF** Case

v.

CITIGROUP INC., et al.,

Defendants.

SHAUN ROSE, individually and on behalf of all others similarly situated,

No. 07 Civ. 10294 (SHS)

ECF Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

MEREDITH TRANBERG, individually and on behalf of all others similarly situated,

No. 07 Civ. 10341 (SHS)

**ECF** Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

ANTON K. RAPPOLD, individually and on behalf of all others similarly situated,

No. 07 Civ. 10396 (SHS)

ECF Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

SAMIER TADROS, on behalf of all others similarly situated,

No. 07 Civ. 10442 (SHS)

**ECF** Case

Plaintiff,

v.

CITIGROUP INC., et al.,

Defendants.

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STEPHAN FIORINO, individually and on behalf of all others similarly situated,		No. 07 Civ. 10458 (SHS)
,	Plaintiff,	ECF Case
v.		
CITIGROUP INC., et al.,		
	Defendants.	
JAMES BOLLA, individually and on behalf of all others similarly situated,		No. 07 Civ. 10461 (SHS)
•	Plaintiff,	ECF Case
V.		
CITIGROUP INC., et al.,		
	Defendants.	
MARK GEROULO, individually, on behalf of the CITIGROUP 401(k) Plan, the CITIBUILDER 401(k)		No. 07 Civ. 10472 (SHS)
PLAN FOR PUERTO RICO situated,		ECF Case
	Plaintiff,	
V.		
CITIGROUP, INC., et al.,		
, , ,	Defendants.	
ALAN STEVENS, on behalf of himself and all others		No. 07 Civ. 11156 (SHS)
similarly situated,	Plaintiff,	ECF Case
v.		
CITIGROUP INC., et al.,		
	Defendants.	
STEVEN GOLDSTEIN, on behalf of himself and a class of persons similarly situated,		No. 07 Civ. 11158 (SHS)
and the property of the proper	Plaintiff,	ECF Case
v.		
CITIGROUP INC., et al.,		
	Defendants.	

CHRIS SOUTHARD, on behalf of all others similarly No. 07 Civ. 11164 (SHS) situated, **ECF** Case Plaintiff, v. CITIGROUP INC., et al., Defendants. WILLIAM and PATRICIA WOODWARD, No. 07 Civ. 11207 (SHS) Individually and On Behalf of All Others Similarly Situated. **ECF** Case Plaintiffs, v. CITIGROUP INC., et al., Defendants. No. 07 Civ. 11369 FRANCIA BRICK, individually and on behalf of all others similarly situated, **ECF** Case Plaintiff, v. CITIGROUP INC., et al., Defendants.

## DEFENDANTS' RESPONSE TO PLAINTIFFS SHAUN ROSE AND MARK GEROULO'S SUPERSEDING MOTION FOR CONSOLIDATION

Thirteen purported ERISA class actions arising out of the same alleged operative facts concerning Citigroup's mortgage securitization business are currently pending in the Southern District of New York.<sup>1</sup> As the Court is aware, two motions for consolidation (by plaintiffs *Gray*, *Tadros* and *Bolla* and by plaintiff *Goldstein*) were previously filed. Defendants responded to those motions on December 13, 2007 (the

Since the Court's December 19, 2007 Order, one additional ERISA action was filed: Brick v. Citigroup Inc., et al., No. 07 Civ. 11369. Consistent with the December 19 Order, the caption above reflects that all the cases (except Brick) are now pending before Judge Stein, even though the dockets in several of these cases do not yet reflect assignment to Judge Stein.

"December 13 Response"). Since that response, plaintiffs *Rose* and *Geroulo* filed a motion for consolidation and then a superseding motion for consolidation. Pursuant to the Court's December 19, 2007 Order, Defendants respectfully submit this response to that motion.

Defendants incorporate all arguments made in the December 13

Response.<sup>2</sup> In particular, Defendants agree that all of the currently pending ERISA actions and any subsequently filed ERISA actions should be consolidated before Judge Stein. Defendants continue to take no position on the various requests for appointment of interim lead plaintiffs and interim lead counsel.

As discussed in the December 13 Response, defendants continue to reserve any and all defenses, objections or arguments, including, but not limited to, lack of personal jurisdiction, improper venue, lack or insufficiency of process, or lack or insufficiency of service of process.

Dated: January 4, 2008 New York, New York

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By:\_

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Attorneys for Defendants

STATE OF NEW YORK	)	
	)	ss.:
COUNTY OF NEW YORK	)	

Austin K. Wilkinson, being duly sworn, deposes and says:

- 1. I am not a party to this action, am over 18 years of age and am employed by Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019.
- 2. On January 4, 2008, I served true copies of the attached DEFENDANTS' RESPONSE TO PLAINTIFFS SHAUN ROSE AND MARK GEROULO'S SUPERSEDING MOTION FOR CONSOLIDATION on the following:

Justin Michael Tarshis, Esq. Zwerling, Schachter & Zwerling 41 Madison Avenue New York, NY 10010 Attorney for Anton K. Rappold

Jeffrey H. Squire, Esq.
Bragar Wexler & Eagel, P.C.
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Attorney for Meridith Tranberg

Thomas James McKenna, Esq. Gainey & McKenna, LLP 295 Madison Avenue 4th Flr. New York, NY 10017 Attorney for Chris Southard

Lori Gwen Feldman, Esq.
Arvind Khurana
Milberg Weiss Bershad & Schulman LLP
One Pennsylvania Plaza
New York, NY 10119
Attorney for Alan Stavens

3. I made such service by personally enclosing true copies of the aforementioned document in a properly addressed prepaid wrapper and depositing it into an official depository under the exclusive custody and care of the United States Postal Service in the State of New York.

Austin K. Wilkinson

Sworn to before me this 4440 day of January, 2008

SYLVIA ANDREEV
Notary Public, State of New York
No. 01AN6119735
Qualified in Queens County
Certificate Filed in New York County
Commission Expires Dec. 6, 2008